1

2

3 4

5

6

7

8 9

10

11

12

13

14 15

16

17

18

19

20

21

22

23

24

25 26

27

28

The correct citation that should replace this reference is:

Chester v. The TJX Companies, Inc., No. 5:15-cv-01437-ODW-DTB, 2016 WL 4414768, at \*2

(C.D. Cal. Aug. 18, 2016) (taking judicial notice of publicly available records under FRE 201 and affirming that courts may consider such documents in resolving procedural matters).

## 2. IMPACT ON THE MOTION

This correction does not alter the substantive arguments in Plaintiff's motion. The motion still relies on well-established precedent supporting judicial notice under Federal Rule of Evidence 201, particularly regarding public records, regulatory documents, and prior judicial decisions. The corrected citation further reinforces this legal principle with an authentic, factually accurate case from the Central District of California.

## 3. REQUEST FOR CONSIDERATION

Plaintiff respectfully requests that the Court take judicial notice of the corrected citation in reviewing Docket 204. This Notice of Errata is submitted solely to clarify the record and does not substantively modify any legal arguments or requested relief.

Respectfully submitted,

Thank you for your attention to this matter.

Respectfully,



Plaintiff, In Propria Persona

Email: toddryangregoryhill@gmail.com

Phone: +1 (661) 899-8899

Address: 119 Vine Street, Belton, TX 76513

February 11, 2025

## STATEMENT OF COMPLIANCE WITH LOCAL RULE 11-6.1

The undersigned party certifies that this brief contains 250 words, which complies with the 7,000-word limit of L.R. 11-6.1.

Respectfully submitted,



February 11, 2025

Todd R.G. Hill

Plaintiff, in Propria Persona

## **Plaintiff's Proof of Service**

This section confirms that all necessary documents will be properly served pursuant to L.R. 5-3.2.1

Service. This document will be/has been electronically filed. The electronic filing of a document causes a "Notice of Electronic Filing" ("NEF") to be automatically generated by the CM/ECF System and sent by e-mail to: (1) all attorneys who have appeared in the case in this Court and (2) all pro se parties who have been granted leave to file documents electronically in the case pursuant to L.R. 5-4.1.1 or who have appeared in the case and are registered to receive service through the CM/ECF System pursuant to L.R. 5-3.2.2. Unless service is governed by Fed. R. Civ. P. 4 or L.R. 79-5.3, service with this electronic NEF will constitute service pursuant to the Federal Rules of Civil Procedure, and the NEF itself will constitute proof of service for individuals so served.

Respectfully submitted,



February 11, 2025

Todd R.G. Hill

Plaintiff, in Propria Persona